THOMAS M. MANGAN

V.

CAROL B. (MANGAN) RIOUX

Submitted on Briefs December 13, 2005 Decided January 3, 2006

Panel: CLIFFORD, DANA, ALEXANDER, CALKINS, and LEVY, JJ.

MEMORANDUM OF DECISION

Thomas M. Mangan appeals from an order on post-judgment interest issued in the District Court (Lewiston, *McElwee, J.*) regarding a prior divorce judgment in which the court waived a portion of post-judgment interest owed to Mangan by Carol B. Rioux. Contrary to Mangan's contentions, the court committed no error in conducting a hearing on Rioux's motion to waive post-judgment interest, nor in waiving a portion of post-judgment interest owed to Mangan by Rioux. *See* 14 M.R.S.A. § 1602-C(2) (Supp. 2004); *Austin v. Austin*, 2000 ME 61, ¶ 10, 748 A.2d 996, 1000. Neither did the court exceed its discretion in denying Mangan's motion to recuse. *See In re Michael M.*, 2000 ME 204, ¶ 9, 761 A.2d 865, 867.

The entry is:

Judgment affirmed.

For plaintiff:

Thomas M. Mangan P.O. Box 3112 Lewiston, ME 04243-3112

Attorneys for defendant:

Neil S. Shankman, Esq. David J. Van Baars, Esq. Shankman & Associates 11 Lisbon Street Lewiston, ME 04243